

May 29, 2023

## **VIA ECF**

The Honorable Jennifer L. Rochon United States District Judge United States District Court Southern District of New York 500 Pearl Street New York, New York 10007

Re: United States v. Edmee Chavannes, 22 Cr. 684 (JLR)

Dear Judge Rochon:

I represent Edmee Chavannes in the above-captioned case. I write respectfully to request that the Court temporarily modify Ms. Chavannes's bail conditions such that she be permitted to travel as follows.

- June 2, 2023 by car from her home to a shopping center in Alpharetta, GA (at an address known to Pretrial Services and the government), returning home the same day;
- June 28, 2023 by car from her home to the Atlanta International Airport to pick up her sister and nephew, returning home the same day, and
- July 25, 2023 by car from her home to the Atlanta International Airport to drop off her sister and nephew, returning home the same day.

U.S. Probation for the Eastern District of Tennessee, through Officer Kimberly Williams, and U.S. Pretrial Services for the Southern District of New York, through Officer Assistant Taelor Nisbeth, each informed me that they have no objection to the travel specified in this request. The government, through AUSA Jamie Bagliebter, informed me it defers to Pretrial Services; accordingly, the government has no objection to the travel specified in this request.

Thank you for the Court's consideration.

Application **GRANTED**. Ms. Chavannes's bail conditions are temporarily modified to permit travel as described herein.

Dated: May 30, 2023

New York, New York

SO ORDERED.

**NENNIEER L. ROCHON**United States District Judge

cc: Counsel of record (via ECF)

Respectfully submitted,

Aaron Mysliwiec, Esq. *Attorney for Edmee Chavannes*